## PATENT COOPERATION TREATY

### **PCT**

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

REC'D 3 1 OCT 2005

(PCT Article 36 and Rule 70)

	(PC1 Afficie 36 and Rule 70	WIPO PCT		
opplicant's or agent's file reference 24118x342/60 RTM	FOR FURTHER ACTION	See Form PC1/IPEA/416		
ternational application No. CT/NZ2004/000231	International filing date (day/month) 23 September 2004	Priority date (day/month/year) 23 September 2003		
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at. Cl. 7 A61D 1/02, A01J 3/00		· ·		
pplicant DUIRS, Graham, Francois et a	<b>.</b>			
Authority under Article 35 and transr	nitted to the applicant according to Art	by this International Preliminary Examining icle 36.		
. This REPORT consists of a total of	•			
. This report is also accompanied by A				
a. X (sent to the applicant and to	the International Bureau) a total of 4	sheets, as follows:		
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I. This report contains indications rela	•			
X Box No. I Basis of the report				
Box No. II Priority				
Box No. III Non-establish	ment of opinion with regard to novelty	nent of opinion with regard to novelty, inventive step and industrial applicability		
Box No. IV Lack of unity of invention				
X Box No. V Reasoned stacitations and	ed statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; as and explanations supporting such statement			
Box No. VI Certain documents	Certain documents cited			
Box No. VII Certain defec	ts in the international application	the international application		
Box No. VIII Certain observations on the international application				
Date of submission of the demand	Date of co	ompletion of the report		
8 April 2005		er 2005		
Name and mailing address of the IPEA/AU		Officer		
AUSTRALIAN PATENT OFFICE				
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# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/NZ2004/000231

o. I	Basis of the report regard to the language, this report is based on the international application in the language in which it was filed, unless
41	ning indicated under this item.
_	the design of the original language into the following language
٠, لـ	which is the language of a translation furnished for the purpose
	international search (under Rules 12.3 and 23.1 (b))
	publication of the international application (under Rule 12.4)
	publication of the international pulses 55.2 and/or 55.3)
	international preliminary examination (under Rules 55.2 and/or 55.3)  regard to the elements of the international application, this report is based on (replacement sheets which have been a regard to the elements of the international application under Article 14 are referred to in this report as "originally"
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7	the international application as originally filed/furnished
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	pages* 23-26 received by this Authority on 18 October 2005 with the letter of 16 October 2005
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X	the drawings:
	pages 1/5 – 4/5 as originally filed/furnished  pages* received by this Authority on with the letter of
	pages* received by this Authority on with the letter of pages*
	a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.
X	The amendments have resulted in the cancellation of:
	the description, pages
	the claims, Nos.
	X the drawings, sheets/figs 5/5 figure 6
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	the description, pages
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	the drawings, sheets/figs
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	any table(s) related to the sequence listing (specify):
	If item 4 applies, some or all of those sheets may be marked "superseded."

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.
PCT/NZ2004/000231

No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

citations and explanations supporting such statement			
Statement		YES	
Novelty (N)	Claims 1-35	NO	
	Claims 1-35	YES	
Inventive step (IS)	Claims	NO	
Industrial applicability (IA)	Claims 1-35	YES	
mousular approaches, (==5)	Claims	NO	

Citations and explanations (Rule 70.7)

Novelty (N) and Inventive Step (IS)
Claims 1-35 meet the criteria set forth in PCT Articles 33(2) and 33(3) for novelty and inventive step. The prior art published before the priority date does not disclose or obviously suggest a device that resides entirely within a art published before the priority date does not disclose or obviously suggest a device that resides entirely within a teat streak canal wherein the surface of the device is contoured to allow the formation of an endogenous keratin plug as defined in the claims.

#### WHAT WE CLAIM IS:

- A device capable of insertion into a teat orifice wherein the device is capable of being held in position entirely within the teat streak canal once inserted therein, and wherein the surface of the device is contoured to integrate with endogenous keratin to form a composite plug.
- The device as claimed in claim 1 wherein the device is configured to deliver one or more treatment substances to the streak canal.
- The device as claimed in claim 2 wherein the device is configured to deliver said one or more treatment substances for a period of time necessary for endogenous keratin plugs to form.
- The device as claimed in any one of claims 1 to 3 wherein the device is configured to degrade over time.
- 5. The device as claimed in any one of claims 1 to 4 wherein the device is configured to act as a physical barrier to prevent the unwanted passage of substances through the streak canal.
- 6. The device as claimed in any one of claims 1 to 5 wherein the device is made of a preformed matrix.
- The device as claimed in claim 6 wherein the matrix is silicone.
- 8. The device as claimed in claim 6 or claim 7 wherein one or more treatment substance(s) are contained within the inner core of the device.
- 9. The device as claimed in claim 6 or claim 7 wherein the matrix is impregnated with said one or more treatment substances.

- 10. The device as claimed in claim 9 wherein said one or more treatment substances are delivered by diffusion from the matrix.
- 11. The device as claimed in claim 9 wherein said one or more treatment substances are delivered through dissolution of the matrix.
- 12. The device as claimed in any one of claims 2 to 11 said one or more treatment substances are selected from a list including antiblotics, antibacterial substances, tissue growth enhancers, vitamins, minerals, hormones, oxytocin, prolactin, and healants.
- 13. The device as claimed in any one of claims 1 to 12 wherein the device is configured to withstand the build up of milk pressures immediately post-drying off without the device being ejected.
- 14. The device as claimed in any one of claims 1 to 13 wherein the device is configured to be dislodged from the streak canal by the milk pressure generated as a consequence of lactogenesis.
- 15. The device as claimed in any one of claims 1 to 14 wherein the device includes one or more surface features to enhance the retention of the device.
- 16. The device as claimed in claim 15 wherein said one or more surface features include one or more grooves.
- 17. The device as claimed in claim 15 or claim 16 wherein said one or more surface features include a spiral thread.
- 18. The device as claimed in any one of claims 15 to 17 wherein said one or more surface features include a plurality of protrusions.

- 19. The device as claimed in any one of claims 15 to 18 wherein said one or more surface features are configured so as to cause minimal dislodgment of keratin at insertion and integrate with endogenous keratin.
- 20. The device as claimed in any one of claims 1 to 19 wherein the device is configured to allow the surrounding smooth muscle layer of the streak canal to form naturally and without irritation around the body of the device.
- 21. The device as claimed in any one of claims 1 to 20 wherein the device includes a recess which extends at least part of the axial length of the device.
- 22. The device as claimed in claim 21 wherein the recess acts as a reservoir to hold one or more treatment substances.
- 23. A device as claimed in claim 21 or claim 22 wherein the recess extends substantially the axial length of the device to form a conduit.
- 24. The device as claimed in claim 23 wherein the conduit permits the passage of instruments, applicators, other devices, one or more treatment substances.
- 25. The device as claimed in claim 23 wherein the conduit allows the passage of milk.
- 26. The device as claimed in any one of claims 23 to 25 wherein the conduit allows the animal to be milked while the device is in position.
- 27. A device as claimed in any one of claims 23 to 26 wherein the external aperture of the conduit exerts control over teat orifice dilation and/or closure to control and/or improve milk harvesting.

- 28. The device as claimed in claim 27 wherein the aperture has a two-way valve system.
- 29. The device as claimed in claim 27 or claim 28 wherein the aperture is operated by vacuum pulsation.
- 30. The device as claimed in claim 27 or claim 28 wherein the aperture is operated by an inductive pulse.
- 31. A method of treating an animal using a device as described in any one of claims 1 to 30.
- 32. A method of treating an animal using a device capable of insertion into a teat orifice

characterised by the step of

inserting said device into a teat orifice during involution, the device capable of being held in position entirely within the teat streak canal once inserted therein and wherein the surface of the device is contoured to allow the formation of an endogenous keratin plug.

- 33. A method of treating an animal as claimed in claim 32 including the further step of delivering one or more treatment substances to the streak canal.
- 34. A device substantially as described herein with reference to and as illustrated by the accompanying description and drawings.
- 35. A method of treating an animal substantially as described herein with reference to and as illustrated by the accompanying description and drawings.